

	IN THE UNITED ST	ATES PATENT	AND TRADE	MARK OFF	TCE		
First National Inventor :	Daniel T. Johnson	Daniel T. Johnson					-
Appln. No. :	10/768,957						
Filing Date :	January 30, 2004			Group Art	Unit: 2	121	
Title :	Enterprise Energy N	Management Syste	m	Examiner:	U	Jnknown	
	DECLARATION	FOR UTILITY 1 (37 C.F.R. § 2		PLICATIO	N		
As a below n	amed inventor, I hereby de	clare that my mail	ing address ar	nd citizenshi	p are as stat	ed below.	
	n the original, first and sole mes are listed below) of the				_		-
	Enterpr	ise Energy Mana	gement Syste	n X			
the specificat	ion of which:						
is attache	d hereto OR						
was filed was filed Application Number	on January 30, 2004 as U and amended on	nited States Appli (if applicable		r 10/768,95	7 or PCT Int	ternational	
	that I have reviewed and up any amendment specification			ove-identif	ied specifica	tion, includ	ing the
37 C.F.R. 1.56, include	te the duty to disclose infording for continuation-in-part rapplication and the nation	rt applications, ma	terial informa	tion which	became avai	lable betwe	
patent or inventor's co	m foreign priority benefits certificate, or 365(a) of any States of America, listed to rinventor's certificate, or priority is claimed.	PCT international pelow and have also	l application v so identified b	hich designelow, by che	ated at least ecking the be	one country ox, any fore	y ign
Prior Foreign Application Number	er(s) Country	Foreign Filing (MM/DD/YY)		rity Not aimed	Certified (Copy Attacl	hed? Io
Application Number	country Country	(MINDD) I I	11) (1]
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I hereby claim the be	nefit under 35 U.S.C. 119(e) of any United S	tates provisio	nal applicat	ion(s) listed	below.	
Application Number(s) Filing Date (MM/DD/YYYY)							
60/444.091	01	01/31/2003					

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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. § 1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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